ATTACHMENT A

1	UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY
2	UNITED STATES OF AMERICA, .
3	Plaintiff,
4	. Case No. 09-cv-01303
5	. Newark, New Jersey
6	Defendants. January 4, 2013 Defendants.
7	•
8	TRANSCRIPT OF HEARING Settlement Conference
9	BEFORE THE HONORABLE MADELINE COX ARLEO UNITED STATES MAGISTRATE JUDGE
10	APPEARANCES:
11	For the Plaintiff: MICHAEL E. CAMPION, ESQ.
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14	Email: Michael.campion@usdoj.gov
15	For the Defendants: WILLIAM J. WARD, ESQ. Carlin & Ward, P.C.
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25	Proceedings recorded by electronic sound recording; transcript produced by transcription service.

1 (Commencement of proceedings at 1:33 P.M.) 2 3 THE COURT: Okay. Good afternoon, everyone. Everyone else in the back of the courtroom can be seated. 4 5 We're here in the matter of United States of America versus Hull. Could I have appearances, please, of 6 7 counsel. 8 MR. CAMPION: Michael Campion and Jordan Agger 9 [phonetic] for the United States. 10 THE COURT: Okay. 11 MR. LECHNER: Steve Lechner and Bill Ward for the 12 Hulls. 13 THE COURT: Okay. And I understand the Hulls are 14 in the courtroom. Why don't they come up and they can sit at 15 counsel table next to their lawyers. Okay. And why don't the members of whole family state their name for the record. 16 MS. MICHELE HULL: Michele Hull. 17 18 THE COURT: Okay. 19 MS. BONNIE HULL: Bonnie Hull. 20 MR. AARON HULL: Aaron Hull. 21 MR. MATTHEW HULL: And Matthew Hull. 22 THE COURT: Thank you for coming. I appreciate 23 your willingness to participate in this conference today. 24 Okay. So I was pleased to receive the report that 25 the parties have settled this matter, and I'd like to state

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the terms of the settlement for the record. I know there's been some dispute all morning about the precise language and the precise terms. Suffice it to say that there's an agreement that the terms that we talk about today on the record will be incorporated into a document called a consent decree, which will be signed by the parties and by Judge Wigenton, the District Court Judge in this case. And attached thereto will be a new survey, attached, that will reflect the terms that we've discussed today and the property that we're discussing today. And that there's -- I would --I understand that that survey will be prepared by the government and that we discussed that certainly the defendants, the members of Hull family, can review and agree to the survey before it's attached and filed. And if there's a dispute over the survey -- I know there was some dispute with earlier surveys -- you can certainly come back to me and we'll do our best to resolve that issue. So normally I would ask one of the -- either of the sides to put the terms on the record. But I think in the interests of brevity, it makes sense for me to do so, and I'm going to list the terms as they've been explained to me by the parties in as simple language as possible, and then I'll ask either -- both sides have the opportunity to comment and

make sure that we have full and fair agreement on all the

material terms. And then I'm going to ask the Hulls at the

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Proceedings

end if they -- if they understand the terms and they -- that they have agreed to those terms, as we've discussed earlier. Okay?

So here are the terms as I understand them. First, there'll be no payment of damages to either side and that

there'll be no payment of damages to either side and that each side will bear its own attorney's fees and costs. will be a full and final settlement of all claims. And there will be -- there will be no appeal of the Opinion and Order of Judge Wigenton. The parties agree that the government will own in fee simple the 24 feet of property at issue and that the Hulls will have an easement over that property. There is currently a well on the property, and the parties agree that they will move the center line to accommodate the encroachment of the well. The government has agreed to vacate the injunction as part of this consent decree. The road will be maintained by the government consistent with federal law. I talked earlier about the fact that it will be -- this agreement will be embodied in a consent decree with a new survey attached. There was an issue raised about the right to run power lines. With respect to that, the parties agree that the gov- -- with respect to any applications to run power lines, the government will apply the same standards as they do to any other request to such requests in the Delaware River Water Gap Recreation Area.

Are there any other terms or any clarifications the

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government would like to state for the record?
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              MR. CAMPION: No, Your Honor.
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              THE COURT: Okay. Counsel?
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             MR. LECHNER: Your Honor, I just want to make sure
   that the easement that the Hulls receive is fully
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   transferable and runs with the land.
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             THE COURT: That -- is that?
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             MR. CAMPION: That was our understanding,
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   Your Honor.
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             THE COURT: Okay. Fully transferable and runs with
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   the land. Anything else?
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             MALE SPEAKER: No, Your Honor.
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             THE COURT: Okay. May I ask the Hulls and ask if
   you could each answer the same question.
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              Did you -- did have an opportunity to listen to the
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    terms that I recited, and are those terms that you have
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    agreed to to settle these claims?
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              Counsel -- Ms. Hull?
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             MS. MICHELE HULL: Yes.
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              THE COURT: Ms. Hull?
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             MS. BONNIE HULL: Yes.
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              THE COURT: Mr. Hull?
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             MR. AARON HULL: Yes.
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              THE COURT: Mr. Hull?
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              MR. MATTHEW HULL: Yes.
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THE COURT: Okay. Are you -- have you had
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    enough -- I'm going to ask you a couple of additional
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    questions. Have you had enough time to consider this
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    agreement? And are you -- do you feel you're able to fully
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    and fairly come to this settlement today?
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              Ms. Hull?
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              MS. MICHELE HULL: Yes.
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              THE COURT: Ms. Hull?
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              MS. BONNIE HULL: Yes.
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              THE COURT: Mr. Hull?
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              MR. AARON HULL: Yes.
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              THE COURT: Mr. Hull?
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              MR. MATTHEW HULL: Yes.
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              THE COURT: And finally, are you satisfied with the
    representation you've received by your lawyers today?
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              Ms. Hull?
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              MS. MICHELE HULL: Yes.
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              THE COURT: Ms. Hull?
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              MS. BONNIE HULL: Yes.
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              THE COURT: Mr. Hull?
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             MR. AARON HULL: Yes.
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              THE COURT: Mr. Hull?
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             MR. MATTHEW HULL: Yes.
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             THE COURT: Okay. Anything further?
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             MR. CAMPION: Not from the government, Your Honor.
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THE COURT: Okay. I'm going to ask if you can try to put that consent decree together within 30 days and circulate and get an agreement on language. And does the government have a sense of when they can get that survey done and over to Mr. Lechner and Mr. Ward to review with their clients? MR. CAMPION: I would need to discuss that with my client, Your Honor. I don't have precise dates. THE COURT: Okay. If you could within the next 30 days just let them know when they can expect it. So if you don't hear from them within 30 days, let me know and we'll try to move that along. I don't want that to be out there, because we can't settle -- fully settle the case until we have that survey done. MR. CAMPION: Yes, Your Honor. THE COURT: Okay. Thank you for your cooperation. Thank you for coming today. Mr. Lechner, safe trip back to Colorado. And everyone have a nice weekend. Okay?

UNIDENTIFIED SPEAKERS: Thank you.

FEMALE SPEAKER: All rise.

(Conclusion of proceedings at 1:39 P.M.)

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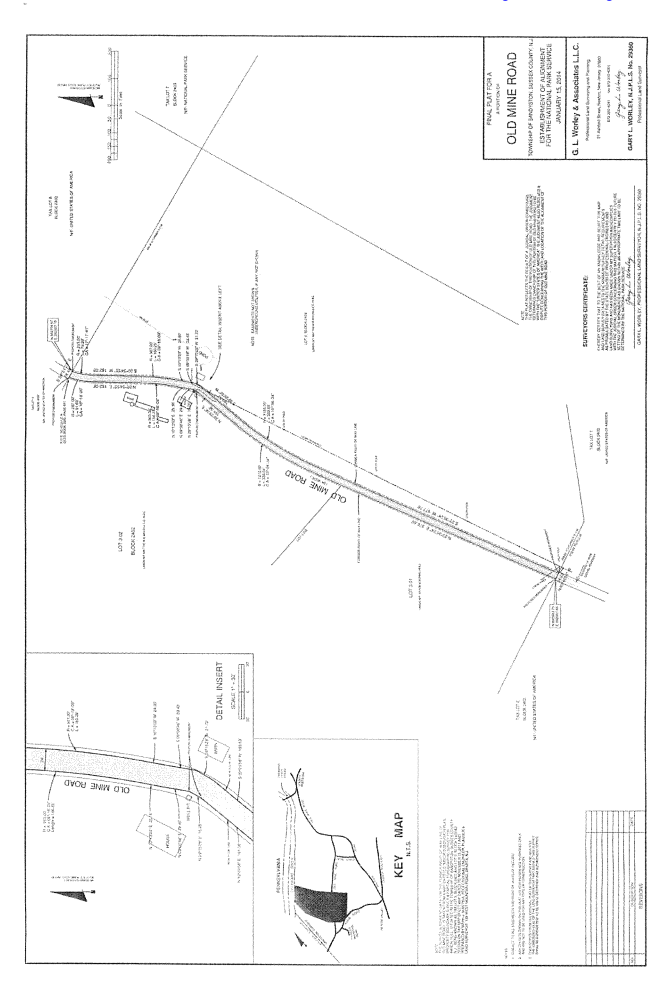
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Certification

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1 Certification 2 I, SARA L. KERN, Transcriptionist, do hereby certify that the 8 pages contained herein constitute a full, true, 3 and accurate transcript from the official electronic 4 5 recording of the proceedings had in the above-entitled 6 matter; that research was performed on the spelling of proper 7 names and utilizing the information provided, but that in many cases the spellings were educated guesses; that the 8 9 transcript was prepared by me or under my direction and was 10 done to the best of my skill and ability. 11 I further certify that I am in no way related to any of 12 the parties hereto nor am I in any way interested in the 13 outcome hereof. 14 15 16 17 s/ Sara L. Kern 18 February 11, 2013 19 Signature of Approved Transcriber Date 20 21 Sara L. Kern, CET**D-338 22 King Transcription Services 901 Route 23 South, Center Suite 3 23 Pompton Plains, NJ 07444 (973) 237-6080 24 25

ATTACHMENT B





U.S. Department of Justice

United States Attorney District of New Jersey Civil Division

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April 30, 2018

By ECF and U.S. Mail

Hon. Susan D. Wigenton United States District Judge King Fed. Bldg. & United States Courthouse 50 Walnut Street, P.O. Box 999 Newark, New Jersey 07101

Re: United States v. Hull, et al. No. 09-1303 (SDW) (LDW)

Dear Judge Wigenton:

As directed by the Court at the hearing on April 26, 2018 in the above-referenced matter, the United States submits the enclosed proposed order.

Thank you for your attention to this matter.

Sincerely,

CRAIG CARPENITO United States Attorney

By: /s Michael E. Campion
MICHAEL E. CAMPION
Assistant United States Attorney

cc: Spencer B. Robbins, Esq. (by ECF and email)